

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK**

VLADIMIR GUSINSKI,

Plaintiff,

v.

SAGI GINGER,

Defendant,

- and -

SAGI GINGER and TPR INVESTMENT ASSOCIATES,
INC., on behalf of AG PROPERTIES CO.,

Third-Party Plaintiffs,

v.

GILAD SHARON, LERNER MANOR
TRUSTEESHIPS, LTD. and OMNIWAY LIMITED,

Third-Party Defendants.

10 Civ. 4506 (SAS) (GWG)
ECF Case

**DECLARATION OF DAVID PARNE
REGARDING ISRAELI JUDICIAL DECISIONS**

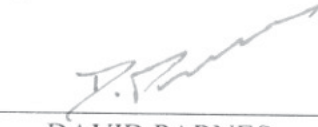
I, David Parnes, pursuant to 28 U.S.C. § 1746(1), declare as follows:

1. I am a lawyer qualified to practice law in Israel and to render legal advice in connection with the laws of Israel. I am also admitted to practice law in New York, England and Wales. I respectfully submit this declaration in order to submit certified translations of two decisions of the Supreme Court of Israel.

2. Annexed hereto as Exhibit A is a certified English translation of relevant excerpts from the Judgment of the Supreme Court of Israel dated December 10, 2003 in the matter of Criminal Appeal 8600 / 03, *State of Israel v. Gilad Sharon*.

3. Annexed hereto as Exhibit B is a certified English translation of relevant excerpts from the Judgment of the Supreme Court of Israel dated March 29, 2004 in the matter of Criminal Appeal 1761 / 04, *Gilad Sharon v. State of Israel*.

I hereby declare under penalty of perjury under the laws of the United States of America
that the foregoing is true and correct.



DAVID PARNES

Dated: Tel-Aviv, Israel
June 24 2012